

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN
GREEN BAY DIVISION**

Oneida Nation,

Plaintiff,

v.

Case No. 16-CV-1217

Village of Hobart, Wisconsin,

Defendant.

MOTION FOR RECONSIDERATION

Defendant, Village of Hobart, moves the Court for reconsideration of the Order of September 25, 2018 (ECF No. 110) in the above-captioned case. The grounds for this Motion are set forth in Defendant's Memorandum in Support of Motion for Reconsideration of Order Granting the United States' Motion to File an Amicus Curiae Brief by October 12, 2018.

Dated: September 26, 2018.

Respectfully submitted,

By: s/ Frank W. Kowalkowski

Frank W. Kowalkowski, SBN 1018119
von Briesen & Roper, s.c.
300 North Broadway, Suite 2B
Green Bay, WI 54303
Telephone - 920.713.7810
Facsimile - 920.232.4899
fkowalkowski@vonbriesen.com

Matthew J. Thome, SBN1113463
Telephone - 414.287.1433
Facsimile - 414.238.6505
mthome@vonbriesen.com
Christopher T. Koehnke, SBN 1076031
Telephone - 414.287.1534
Facsimile - 414.238.6665
ckoehnke@vonbreisen.com
Derek J. Waterstreet, SBN 1090730
Waterstreet Telephone – 414.287.1519
Waterstreet Facsimile – 414.238.6434
dwaterstreet@vonbriesen.com
von Briesen & Roper, s.c.
411 East Wisconsin Avenue, Suite 1000
Milwaukee, WI 53202

Counsel for Defendant, Village of Hobart